G&G COMMUNICATIONS, INC. CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006 EB-06-36; EB-06-TC-060

Pursuant to 47 C.F.R. § 64.2009(e), I, Gerald W. Sykes, President of G&G Communications, Inc. ("G&G"), hereby certify that G&G has established operating procedures that are adequate to ensure compliance with the rules set forth in 47 C.F.R. § 64.2009 concerning the protection of customer proprietary network information ("CPNI"). A copy of G&G's operating procedures for CPNI protection is attached to this Certification.

Gorald W. Sykes, President G&G Communications, Inc.

February 6, 2006

G&G COMMUNICATIONS, INC. CPNI COMPLIANCE POLICY

Pursuant to 47 C.F.R. § 64.2009, G&G Communications, Inc. ("G&G") has adopted the following procedures to ensure compliance with the FCC's rules concerning use of customer proprietary network information ("CPNI"):

- Before providing CPNI to any party who requests such information, G&G personnel shall verify the name, social security number, date of birth, driver's license number, state of license, and account password of the requesting party to confirm that the requesting party is the customer to whose account the request relates. G&G shall not provide any third party with access to any customer's CPNI without first obtaining the written authorization of the customer to whom the CPNI relates, unless a third party makes a request pursuant to a lawfully issued search warrant or subpoena. The written authorization described herein must identify the customer's name, address, date of birth, social security number, driver's license number, state of license, and account password (if applicable).
- Customer bills shall only be mailed to the name and address identified on a G&G customer's account, and no copies of any customer bill shall be mailed to any third party without the customer's prior written consent. The consent shall conform with the requirements described above.
- G&G shall train all personnel on the use of CPNI to ensure compliance with 47 C.F.R. § 64.2009 and maintain written confirmation that all personnel have received such training and understand the requirements imposed by the Commission's rules. In addition, G&G shall have in place a disciplinary policy for all personnel in the event that any personnel misuse CPNI.
- G&G does not engage in any sales or marketing campaign that would involve the use of its customers' CPNI. In the event that G&G engages in such activities in the future, however, the company will ensure compliance with 47 C.F.R. § 64.2009.